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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/815,602	03/31/2004	Adriano M.P. Ferreira	69344-A CCD	9675
Christanhar	7590 10/03/2007		EXAMINER	
c/o Cooper	C. Dunham & Dunham LLP		MORILLO, JANELL COMBS	
1185 Ave. o New York,	of the Americas NY 10036		ART UNIT	PAPER NUMBER
Tiew Tork,	1 10050		1742	
			MAIL DATE	DELIVERY MODE
			10/03/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)			
		10/815,602	FERREIRA ET AL.			
	Office Action Summary	Examiner	Art Unit			
		Janelle Combs-Morillo	1742			
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLICATION OF THE MAILING INSIGN OF THE MAILING	DATE OF THIS COMMUNICATIO .136(a). In no event, however, may a reply be d will apply and will expire SIX (6) MONTHS fro te, cause the application to become ABANDON	DN. timely filed om the mailing date of this communication NED (35 U.S.C. § 133).			
Status						
	Responsive to communication(s) filed on <u>20 .</u> This action is FINAL . 2b) This since this application is in condition for allowed closed in accordance with the practice under	is action is non-final. ance except for formal matters, p				
Dispositi	on of Claims					
5)□ 6)⊠ 7)□ 8)□	Claim(s) <u>9-13</u> is/are pending in the application 4a) Of the above claim(s) is/are withdra Claim(s) is/are allowed. Claim(s) <u>9-13</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/	awn from consideration.				
Applicati	on Papers					
10)	The specification is objected to by the Examin The drawing(s) filed on is/are: a) acceptable and any objection to the Replacement drawing sheet(s) including the correct the oath or declaration is objected to by the Examination.	cepted or b) objected to by the drawing(s) be held in abeyance. So ction is required if the drawing(s) is o	ee 37 CFR 1.85(a). bjected to. See 37 CFR 1.121(d).			
Priority u	ınder 35 U.S.C. § 119		•			
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
2) Notic 3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	4) Interview Summar Paper No(s)/Mail I 5) Notice of Informal 6) Other:	Date			

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 9-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hashiguchi et al (US 5,486,243) in view of "ASM Desk Editions" p1.

Hashiguchi teaches an Al-Mg alloy comprising (in wt%): 3-10% Mg, a total of 0.3-2.0% Fe + Si, opt. 0.02-0.5% ea at least one of Cu, Mn, Cr, Zr, Ti (column 2 lines 19-25), which overlaps the instant ranges of Mg, Fe, Si, Cu, Mn, Cr, Ti (cl. 9, 12, 13). Hashiguchi teaches a Fe/Si ratio of typically 1-2 (see Table 1).

Hashiguchi does not mention forming said Al-Mg alloy into can ends. However,
Hashiguchi does teach forming said alloy into sheet suitable for automobile body sheet and
making household electric appliances, said sheet having excellent strength, weldability, and
formability (column 1 lines 8-9). Further, it would have been obvious to one of ordinary skill in
the art to form the 5xxx series Al-Mg-Fe-Si-Mn alloy with excellent formability and strength
taught by Hashiguchi into can ends, because "ASM Desk Editions" teaches that similar 5xxx
series alloys are used for packaging food and beverages, and that "Aluminum alloys of the 3xxx
and 5xxx groups are resistant to most foods and beverages" ("ASM Desk Editions" p 1).

Overlapping ranges have been held to be a prima facie case of obviousness, see MPEP \S 2144.05. It would have been obvious to one of ordinary skill in the art to select any portion of the

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range, including the claimed range, from the broader range disclosed in the prior art, because the prior art finds that said composition in the entire disclosed range has a suitable utility.

Additionally, "The normal desire of scientists or artisans to improve upon what is already generally known provides the motivation to determine where in a disclosed set of percentage ranges is the optimum combination of percentages," In re Peterson, 65 USPQ2d at 1379 (CAFC 2003).

Response to Amendment/Arguments

- 3. In the response filed on July 20, 2007 applicant amended claims 9-13, and submitted various arguments traversing the rejections of record. The examiner agrees that no new matter has been added.
- 4. Applicant's argument that the present invention is allowable over the prior art of record because the prior art of Hashiguchi does not teach or suggest forming can ends from the instant Al-Mg alloy composition has not been found persuasive. As stated in the rejection above, "ASM Desk Editions" teaches that substantially similar 5xxx series alloys are used for packaging food and beverages, and that "Aluminum alloys of the 3xxx and 5xxx groups are resistant to most foods and beverages" ("ASM Desk Editions" p 1).
- 5. Applicant's argument that the present invention is allowable over the prior art of record because Hashiguchi does not specify the ratio of Fe to Si has not been found persuasive. The alloying ranges of Fe and Si taught by Hashiguchi overlap the claimed Fe/Si ratio. Applicant has not clearly shown specific unexpected results with respect to the prior art of record or criticality of the instant claimed range (wherein said results must be fully commensurate in scope with the instantly claimed ranges, etc. see MPEP 716.02 d).

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6. Concerning applicant's argument that the prior art does not teach examples within the instant alloying ranges, patents are relevant as prior art for all they contain, and nonpreferred embodiments constitute prior art, MPEP 2123. Disclosed examples and preferred embodiments do not constitute a teaching away from a broader disclosure or nonpreferred embodiments. In re Susi, 440 F.2d 442, 169 USPQ 423 (CCPA 1971). "A known or obvious composition does not become patentable simply because it has been described as somewhat inferior to some other product for the same use." In re Gurley, 27 F.3d 551, 554, 31 USPQ2d 1130, 1132 (Fed. Cir. 1994).

Conclusion

7. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Janelle Combs-Morillo whose telephone number is (571) 272-1240. The examiner can normally be reached on 8:30 am- 6:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Roy King can be reached on (571) 272-1244. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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September 26, 2007